## Case 16-51825 Doc 4 Filed 09/02/16 Entered 09/02/16 16:56:05 Desc Main Document Page 1 of 3

## United States Bankruptcy Court Middle District of Georgia

	1711	date Distric	t or Georg	···	
IN RE:			Chapter 13		
Hall, Tommy L & Hall, Earnestine				Case No.	
	Debtor(s)	CHAPTER	13 PLAN		
1. The future earnings of the debto employer) shall pay to the trustee t change over time include the follow	r(s) are submitted to he sum of \$ 370.00 [	the supervision	on and cont	crol of the trustee and the co	debtor(s) (or the debtor's(s') thly. (If the payments
2. From the payments so received,	the trustee shall mak	te disburseme	ents as follo	ws:	
(a) The trustee percentage fee as se	et by the United State	es Trustee.			
(b) The monthly payments will be petition but before the month of th	made on the following first payment design	ng long-term nated here w	debts: (Pay	ments which become due to the pre-petition arreara	after the filing of the age claim.)
Name of Creditor				Month of First Payment Under Plan	Monthly Payment Amount
None					
after the filing of a proof of claim  Name of Creditor	by the creditor. The	se payments v	will be appi	ied to reduce the principal	Adequate Protection Amount
Farmers Furniture					10.00
Lendmark					10.00
(d) The following claims are not s for which the debt was incurred w of value, the debt was incurred with	ithin 910 days of fili hin 1 year of filing.	ng the bankru See § 1325(a) Int	ptcy petitio	on, or, if the collateral for t	the debt is any other thing  Monthly
Name of Creditor	Amount			GMC Envoy XL	Payment 95.00
Lendmark  (e) After confirmation of the plan,		s with allowe			73.00
Name of Creditor	Amount Due	Value	Interes Rat	te Collateral	Monthly Payment Amount
Farmers Furniture	2200.00	DEBT	3	LIVING ROOM SUIT, TABLES, RIDING LA 5 MOWER	
(f) *Attorney fees ordered pursuan				INO WEAK	<u>'</u>
Pursuant to the Administrative O	rder on Attorney Fee	Awards			3000.00
(g) After the above are paid, distributed as follows.	butions will be made	e to cure arrea	rages and o	other secured debts whose	claims are duly proven and
N	Estin		17-1	Interest	
Name of Creditor	Amount		Value	Rate Collateral	ANID
SELECT PORTFOLIO SERVIC	ING 120	00.00	DEBT	0.00 HOME AND L	AND

## Case 16-51825 Doc 4 Filed 09/02/16 Entered 09/02/16 16:56:05 Desc Main Document Page 2 of 3

(h) The following collateral is surreno	lered to the creditor:	
Name of Creditor	Description of Collateral	
None		
(i) The following domestic support of simultaneously with payment of the sblank, no interest will be paid.)	oligations will be paid over the life of the plan as follows: ( ecured debt and will not include interest at the rate of	These payments will be made%. (If this is left
Name of Creditor		Payment Amount
None		
(j) The following unsecured claims at the secured debt:	re classified to be paid at 100%. These payments will be ma	ade simultaneously with payment of
(k) All other 11 U.S.C. § 507 priority become available in the order specifi	claims, unless already listed under 2(g), will be paid in fued by law.	ll over the life of the plan as funds
(1) The debtor(s) will be the disbursin SELECT PORTFOLIO SERVICES SOF 2016.	g agent on the following debts: SHALL CONTINUE TO BE PAID DIRECTLY BY DEBTO	ORS BEGINNING IN SEPTEMBER
(m) Special provisions: AFTER COMPLETION OF THE PLA TREATED WILL BE RETURNED TO	N AND DISCHARGE ALL TITLES TO VEHICLES SERVIN THE DEBTOR WITH LIENS RELEASED UPON COMPLE	IG AS COLLATERAL FOR CLAIMS
	NTH SIMULTANEOUSLY WITH SECURED DEBTS IN MENT FOR THE DEBT OWED FOR TAX YEARS 2014	
	E PAID \$50.00 A MONTH SIMULTANEOUSLY WITH S VIOUSLY ENTERED AGREEMENT FOR THE DEBT C	
during the pendency of this case. All revest in the debtor(s). The issue of cause of action or lawsuit. All money	3 Trustee upon receipt of any money which is received as p lawsuits and causes of action the debtor(s) have will remain isposable income will be reserved until the debtor becomes recovered as part of any pre filing or post filing cause of a cured creditors to satisfy the best interest of creditors test.	in property of the estate and will not sentitled to funds as a result of a
(n) Debtor(s) will make payments the highest of the three)	at will meet all of the following parameters (these are not co	umulative, debtors will pay the
(i) Debtor will pay all of his creditors in order to be eligi	disposable income as shown on Form B22C of \$ ble for a discharge.	to the non priority unsecured
(ii) If the debtor filed a Cha this amount to the priority a	oter 7 case, the priority and other unsecured creditors would and other unsecured creditors in order to be eligible for discl	d receive \$ _0.00 Debtor will pay harge in this case.
(iii) The debtor will pay \$ _	0.00 to the general unsecured creditors to be distributed p	prorata.
(o) General unsecured creditors who	se claims are duly proven and allowed will be paid (choose	one only)
	long as this dividend exceeds the highest amount, if any, s in at least 36 monthly payments to be eligible for discharge	
	payments for months and anticipate a dividend of9 (n)(i), (n)(ii), or (n)(iii) above.	%, but will also exceed the highest
(p) Unless otherwise ordered by the property of the estate subject to the c	court, all property of the estate, whether in the possession o ourt's jurisdiction, notwithstanding §1327(b), except as other	of the trustee or the debtor, remains herwise provided in paragraph (m)

above. Property of the estate not paid to the trustee shall remain in the possession of the debtor. All property in the possession and

Case 16-51825 Doc 4 Filed 09/02/16 Entered 09/02/16 16:56:05 Desc Main Document Page 3 of 3

control of the debtor at the time of confirmation shall be insured by the debtor. The chapter 13 Trustee will not and is not required to insure such property and has no liability for injury to any person, damage or loss to any such property in possession and control of the debtor or other property affected by property in possession and control of the debtor.

(q) Notwithstanding the proposed treatment or classification of any claim in the plan confirmed in this case, all lien avoidance actions or litigation involving the validity of liens, or preference action will be reserved and can be pursued after confirmation of the plan. Successful lien avoidance or preference actions will be grounds for modification of the plan.

plan. Successful lien avoidance or preference actions will be grounds for modification of the pla 9/1/2016

/s/ Tommy L Hall

Debtor

/s/ Earnestine Hall

Debtor